

General Assembly

Raised Bill No. 6033

January Session, 2015

LCO No. 1134



Referred to Committee on ENVIRONMENT

Introduced by: (ENV)

AN ACT CONCERNING THE INCLUSION OF JUICES, TEAS AND SPORTS DRINKS UNDER CONNECTICUT'S BOTTLE BILL.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 22a-243 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective October 1, 2015*):
- For purposes of sections 22a-243 to 22a-245c, inclusive:
- 4 (1) "Carbonated beverage" means beer or other malt beverages, and
- 5 mineral waters, soda water and similar carbonated soft drinks in liquid
- 6 form and intended for human consumption;
- 7 (2) "Noncarbonated beverage" means <u>any juice, tea, sports drink,</u>
- 8 water, including flavored water, nutritionally enhanced water and any
- 9 beverage that is identified through the use of letters, words or symbols
- on such beverage's product label as a type of juice, tea, sports drink or
- 11 water, but excluding [juice and] mineral water;
- 12 (3) "Beverage container" means the individual, separate, sealed
- 13 glass, metal or plastic bottle, can, jar or carton containing a carbonated
- or noncarbonated beverage, but does not include a bottle, can, jar or

- 15 carton (A) three liters or more in size if containing a noncarbonated 16 beverage, or (B) made of high-density polyethylene;
- 17 (4) "Consumer" means every person who purchases a beverage in a 18 beverage container for use or consumption;
- 19 (5) "Dealer" means every person who engages in the sale of 20 beverages in beverage containers to a consumer;
- 21 (6) "Distributor" means every person who engages in the sale of 22 beverages in beverage containers to a dealer in this state including any 23 manufacturer who engages in such sale and includes a dealer who 24 engages in the sale of beverages in beverage containers on which no 25 deposit has been collected prior to retail sale;
- (7) "Manufacturer" means every person bottling, canning or 26 27 otherwise filling beverage containers for sale to distributors or dealers 28 or, in the case of private label brands, the owner of the private label 29 trademark;
- 30 (8) "Place of business of a dealer" means the fixed location at which 31 a dealer sells or offers for sale beverages in beverage containers to 32 consumers;
- 33 (9) "Redemption center" means any facility established to redeem 34 empty beverage containers from consumers or to collect and sort 35 empty beverage containers from dealers and to prepare such 36 containers for redemption by the appropriate distributors;
- 37 (10) "Use or consumption" includes the exercise of any right or 38 power over a beverage incident to the ownership thereof, other than 39 the sale or the keeping or retention of a beverage for the purposes of 40 sale;
- 41 (11) "Nonrefillable beverage container" means a beverage container 42 which is not designed to be refilled and reused in its original shape; 43 and

44 (12) "Deposit initiator" means the first distributor to collect the 45 deposit on a beverage container sold to any person within this state.

This act shall take effect as follows and shall amend the following sections:			
Section 1	October 1, 2015	22a-243	

ENV Joint Favorable